1 2 3 4 5 6 7 8	STEPHANIE M. HINDS (CABN 154284) Acting United States Attorney  HALLIE HOFFMAN (CABN 210020) Chief, Criminal Division  DANIEL PASTOR (CABN 297948) Assistant United States Attorney  450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-7200 FAX: (415) 436-7234 daniel.pastor@usdoj.gov  Attorneys for United States of America		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	SANTRAIN	CISCO DI VISION	
13	Į ,	NO. CR-20-0450 (EMC)	
14	UNITED STATES OF AMERICA,	[PROPOSED] ORDER TO EXCLUDE TIME FROM JULY 21, 2021 THROUGH SEPTEMBER 16, 2021	
15	Plaintiff,	JULI 21, 2021 THROUGH SEFTEMBER 10, 2021	
16	v. )		
17	JUVENCIO GAMEZ CID, and		
18	CRISTIAN ALVARADO, )		
19	Defendants.		
20			
21	UNITED STATES OF AMERICA,		
22	Plaintiff,	NO. CR-20-451 (EMC)	
23	v. )	[PROPOSED] ORDER TO EXCLUDE TIME FROM JULY 21, 2021 THROUGH SEPTEMBER 16, 2021	
24	JUVENCIO GAMEZ CID, and		
25	JOSE ALFREDO VILLALOBOS CISNEROS,		
26	Defendants.		
27	)		
28			

v. 7/10/2018

[<del>PROPOSED]</del> ORDER

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1		
2	UNITED STATES OF AMERICA,	NO. CR-20-452 (EMC)
3	Plaintiff,	[PROPOSED] ORDER TO EXCLUDE TIME FROM JULY 21, 2021 THROUGH SEPTEMBER 16, 2021
4	v.	)
5	FRANCISCO RICARDO MIRANDA, and URIEL SOTO	) )
6	Defendants.	
7		
8		
9	UNITED STATES OF AMERICA,	) )
10	Plaintiff,	
12	v.	Case No. CR21-026 (EMC)
13	RAUDEL MACIAS, and	[PROPOSED] ORDER TO EXCLUDE TIME FROM JULY 21, 2021 THROUGH SEPTEMBER 16, 2021
14	BENITO MACIAS,  Defendants.	
15	Defendants.	
16		
17		) )
18	LINITED STATES OF AMEDICA	)
19	UNITED STATES OF AMERICA,  Plaintiff,	Case No. CR21-222 (EMC)  Case No. CR21-222 (EMC)  Case No. CR21-222 (EMC)
20	V.	[PROPOSED] ORDER TO EXCLUDE TIME FROM JULY 21, 2021 THROUGH SEPTEMBER 16, 2021
21	TEO MAGANA-SANCHEZ,	) )
22	Defendant.	
23		
25		
26		) )
27		,
28		
	[ <del>PROPOSED]</del> ORDER	2 v. 7/10/2018

The parties appeared for a status on July 21, 2021. The government reported that it has produced discovery to the defendants through the court-appointed discovery coordinator. Defense counsel stated that they continue to review the discovery and need more time to review discovery and to meet and confer with the discovery coordinator and the government on any discovery questions. The Court set the next status for September 16, 2021.

The parties agreed that time should be excluded for effective preparation of counsel. The Court agreed to exclude time for effective preparation of counsel.

[PROPOSED] ORDER

Based upon the facts set forth on the record, and those stated above, and for good cause shown, the Court finds that exclusion from the time limits applicable under 18 U.S.C. § 3161 (the Speedy Trial Act) for the period from July 21, 2021 through September 16, 2021 is warranted and that the ends of justice served by the continuance outweigh the best interests of the public and the defendants in a speedy trial. 18 U.S.C. § 3161(h)(7)(A). The failure to grant the requested continuance would deny the defendants the effective preparation of counsel, taking into account the exercise of due diligence. 18 U.S.C. § 3161(h)(7)(B)(iv).

IT IS HEREBY ORDERED THAT the time from July 21, 2021 through September 16, 2021 shall be excluded from computation under the Speedy Trial Act.

13 DATED: July 23, 2021

HON. ELWARD M. CHEN United States District Judge